### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 1:22-cv-24066-KMM

GRACE, INC., et al.,

Plaintiffs,

v.

CITY OF MIAMI,

Defendant.

# **NOTICE OF FILING REDISTRICTING RESOLUTION**

Defendant, CITY OF MIAMI (hereinafter "Defendant"), by and through undersigned counsel, hereby files notice of passage of City of Miami Resolution R-24-1 (Exhibit A), amending the districting plan adopted by City of Miami Resolution R-23-271 (Exhibit B), by revising a portion of the border between Districts 1 and 3.

Dated: January 19, 2024.

Respectfully submitted,

GRAYROBINSON, P.A.

By: <u>/s/ George T. Levesque</u> GRAYROBINSON, P.A. Jason L. Unger, Esquire Florida Bar No. 991562 Jason.Unger@gray-robinson.com George T. Levesque Florida Bar No. 55551 George.Levesque@gray-robinson.com Andy Bardos Florida Bar No. 822671 Andy.Bardos@gray-robinson.com 301 S. Bronough Street Suite 600 Tallahassee, Florida 32301 Telephone: (850) 577-9090 Facsimile: (850) 577-3311

Christopher N. Johnson Florida Bar No. 69329 Email: Christopher.Johnson@gray-robinson.com Marlene Quintana, B.C.S. Florida Bar No. 88358 Email: Marlene.Quintana@gray-robinson.com Sydney M. Feldman Florida Bar No. 1017798 Email: Sydney.Feldman@gray.robinson.com Fabian A. Ruiz Florida Bar No. 117928 Email: Fabian.Ruiz@gray-robinson.com 333 S.E. 2<sup>nd</sup> Avenue, Suite 3200 Miami, Florida 33131 Telephone: (305) 416-6880 Facsimile: (305) 416-6887

CITY OF MIAMI VICTORIA MÉNDEZ, City Attorney Florida Bar No. 194931 JOHN A. GRECO, Chief Deputy City Attorney Florida Bar No. 991236 KEVIN R. JONES, Deputy City Attorney Florida Bar No. 119067 KERRIL. MCNULTY, Litigation & Appeals Division Chief Florida Bar No. 16171 ERIC J. EVES Senior Appellate Counsel Florida Bar No. 91053 Office of the City Attorney 444 S.W. 2<sup>nd</sup> Avenue Miami, FL 33130 Telephone: (305) 416-1800 Facsimile: (305) 416-1801 Attorneys for Defendant

#### **CERTIFICATE OF SERVICE**

I hereby certify that on January 19, 2024, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties either via transmission of Notice of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

By: <u>/s/George T. Levesque</u> A Mik Counsel for City of Miami

# **Exhibit** A

REPRESENT OF A CONTRACTOR OF A



City of Miami Certified Copy

City Hall 3500 Pan American Drive Miami, FL 33133 www.miamigov.com

File Number: 15308

Enactment Number: R-24-0001

A RESOLUTION OF THE MIAMI CITY COMMISSION, WITH ATTACHMENT(S), AMENDING THE JURISDICTIONAL BOUNDARIES OF THE CITY COMMISSION DISTRICTS ADOPTED PURSUANT TO RESOLUTION NO. R-23-0271; OFFICIALLY DELINEATING THE BOUNDARIES OF EACH DISTRICT AS SET FORTH IN "COMPOSITE EXHIBIT 1," ATTACHED AND INCORPORATED; MAKING FINDINGS; AND PROVIDING AN EFFECTIVE DATE.

### SPONSOR(S): Commissioner Manolo Reyes

WHEREAS, the voters of the City of Miami ("City") adopted a Charter Amendment on September 4, 1997, providing for a non-voting Executive Mayor elected City-wide, and five (5) City Commissioners elected from districts; and

WHEREAS, the City Commission adopted Resolution No. 97-495 providing for the jurisdictional boundaries of the City Commission Districts; and

WHEREAS, on May 8, 2003, the City reapportioned district boundaries in Resolution No. 03-0448 following the results of the 2000 Cerisus; and

WHEREAS, on May 23, 2013, the City reapportioned district boundaries in Resolution No. R-13-0208 following the results of the 2010 Census; and

WHEREAS, on March 24, 2022, the City Commission reapportioned the district boundaries in Resolution No. R-22-0131 ("2022 Map") following the results of the 2020 Census; and

WHEREAS, on December 15, 2022, nine (9) months after the adoption of the 2022 Map, certain community organizations filed a federal lawsuit against the City of Miami challenging the new redistricting plan alleging it violated the 14th Amendment's Equal Protection Clause; and

WHEREAS, the Federal court entered an order enjoining the City from calling, conducting, supervising, or certifying any elections using the 2022 map; and

WHEREAS, the City Commission retained the services of a professional redistricting consultant to provide redistricting advice to the City; and

WHEREAS, the results of the 2020 Census show that in 2020, the population of the City had grown to 442,241, an increase of 42,752 or 10.7 percent and that the growth has not been uniform across all five of the City's Commission districts; and

WHEREAS, the 14th Amendment to the U.S. Constitution as interpreted by federal case law requires "substantial equality" of population among single member districts and a review of

#### Enactment Number: R-24-0001

the Census data shows that the current plan is malapportioned and cannot be used for subsequent elections; and

WHEREAS, Section 2, 52 U.S.C. § 10301 of the Voting Rights Act of 1965 (the "Voting Rights Act"), is a permanent nationwide prohibition on voting practices that discriminate on the basis of race, color, or membership in a language minority group (as defined in Sections 4(f)(2) and 14(c)(3) of the Act, 52 U.S.C. §§ 10303(f)(2), 10310(c)(3)) and prohibits both voting practices that result in citizens being denied equal access to the political process on account of race, color, or membership in a language minority group, and voting practices adopted or maintained for the purpose of discriminating on those bases; and

WHEREAS, the Supreme Court observed in Reynolds v. Sims, 377 U.S. 533 (1964), that all that is necessary when drafting state legislative districts is achieving "substantial equality of population among the various districts." The phrase "substantial equality of population" has come to generally mean that a legislative or local government plan will not be held to violate the Equal Protection clause if the overall deviation between the smallest and largest district is less than 10%. In Avery v. Midland County, 390 U.S. 474 (1968), the United States Supreme Court applied the Reynolds decision to local governments; and

WHEREAS, the City's redistricting consultant met individuality with the five district City Commissioners for the purpose of getting input from them to develop a new map that addressed the concerns of the federal court and also achieved compliance with the Voting Rights Act and the Equal Protection Clause; and

WHEREAS, as a result of the meetings, the redistricting consultant developed a proposed map that took into consideration the policy and political suggestions of the City Commissioners, resident input and the Court's order and named the map Version 12; and

WHEREAS, the City's redistricting consultant analyzed the polarized voting patterns in the City and determined that the Version 32 map was consistent with the three factors enunciated in the case of Thornburg y. Gingles, 478 U.S. 30 (1986); and

WHEREAS, on June 14, 2023, at a Special City Commission meeting, the redistricting consultant presented the Version 12 map to the City Commission and the public; and

WHEREAS, after bearing from the public, the City Commission considered the Version 12 map and made some modifications which among other changes included reuniting a portion of Coconut Grove into District 2, made changes between the boundaries of D3 And D4 to restore the Domino park area to D3, moved an area from District 1 into District 5 that contained a restaurant that the District 5 Commissioner had committed significant effort and funding to ensure its success and made other changes necessary to rebalance the population and reduce the Map's overall deviation; and

WHEREAS, the amendments to the Version 12 map were named the District 3 Version 3 Map ("D3 V3 Map"); and

WHEREAS, the City Commission determined that the D3 V3 Map achieved substantial equality of population among the districts; and

WHEREAS, the City Commission determined that the D3 V3 Map was legally sound and meets the City Commission's prime directive that the redistricting plan should abide by the Constitution and the Voting Rights Act; and

#### Enactment Number: R-24-0001

WHEREAS, the City Commission wishes to further amend the D3 V3 Map, adopted pursuant to Resolution No. R-23-0271, adopted on June 14, 2023, as set forth in "Composite Exhibit 1," attached and incorporated, thereby including the original District 1 boundaries along the southern portion of the river; and

WHEREAS, the proposed revised Map, as set forth in "Composite Exhibit 1," attached and incorporated, meets the City Commission's prime directive that the redistricting plan should abide by the Constitution and the Voting Rights Act;

NOW, THEREFORE, BE IT RESOLVED BY THE COMMISSION OF THE CITY OF MIAMI, FLORIDA:

Section 1. The recitals and findings contained in the Preamble to this Resolution are adopted by reference and incorporated as fully set forth in this Section and represent findings of the City Commission.

Section 2. The City Commission hereby amends the jurisdictional boundaries of the City Commission Districts adopted pursuant to Resolution No. R-23-0271; officially delineating the boundaries of each District as set forth in "Composite Exhibit 1," attached and incorporated; making findings; and providing an effective date. These election districts shall be applicable for all purposes, including but not limited to, any election of City Commissioners, following the effective date of this Resolution; making findings; and providing an effective date.

Section 3. This Resolution shall become effective immediately upon adoption and signature by the Mayor.<sup>1</sup>

DATE:	1/11/2024
RESULT:	ADOPTED WITH MODIFICATION(S)
MOVER:	Manolo Reyes, Commissioner
SECONDER:	Damian Pardo, Commissioner
AYES:	Christine King, Damian Pardo, Manolo Reyes
NAYS:	Joe Carollo
ABSTAIN:	Miguel Angel Gabeia
DATE:	1/11/2024
ACTION:	Signed by the Mayor

I, Todd B. Hannon, City Clerk of the City of Miami, Florida, and keeper of the records thereof, do hereby certify that this constitutes a true and correct copy of Resolution No. R-24-0001, with attachment(s), passed by the City Commission on 1/11/2024.

City Clerk, Deputy City Clerk (for Todd B. Hannon, City Clerk)

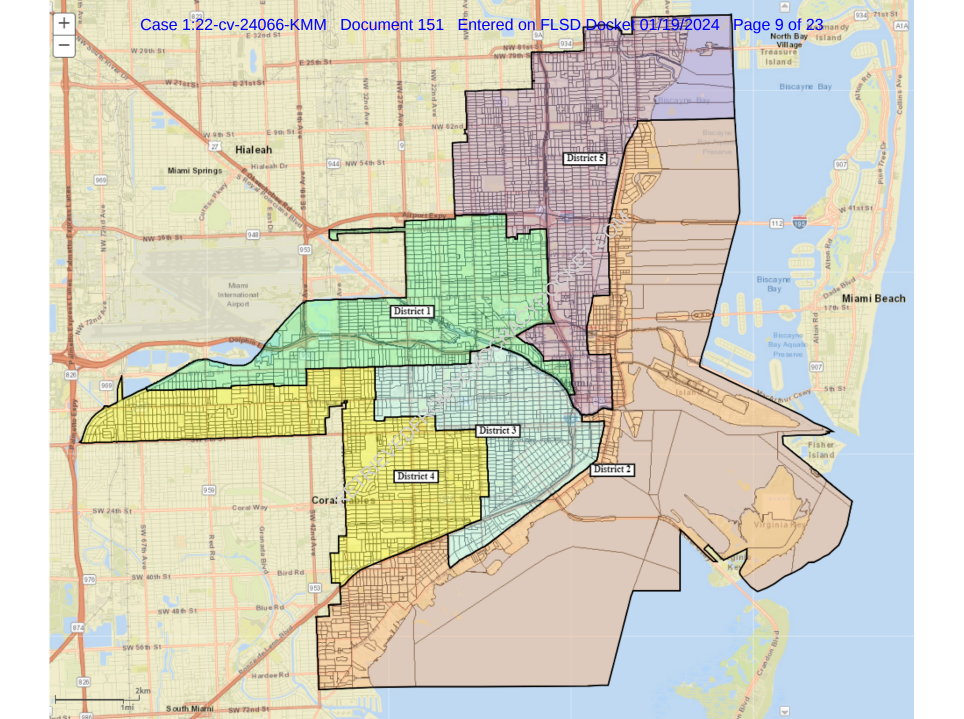
January 11, 2024 Date Certified

<sup>&</sup>lt;sup>1</sup> If the Mayor does not sign this Resolution, it shall become effective at the end of ten (10) calendar days from the date it was passed and adopted. If the Mayor vetoes this Resolution, it shall become effective immediately upon override of the veto by the City Commission.

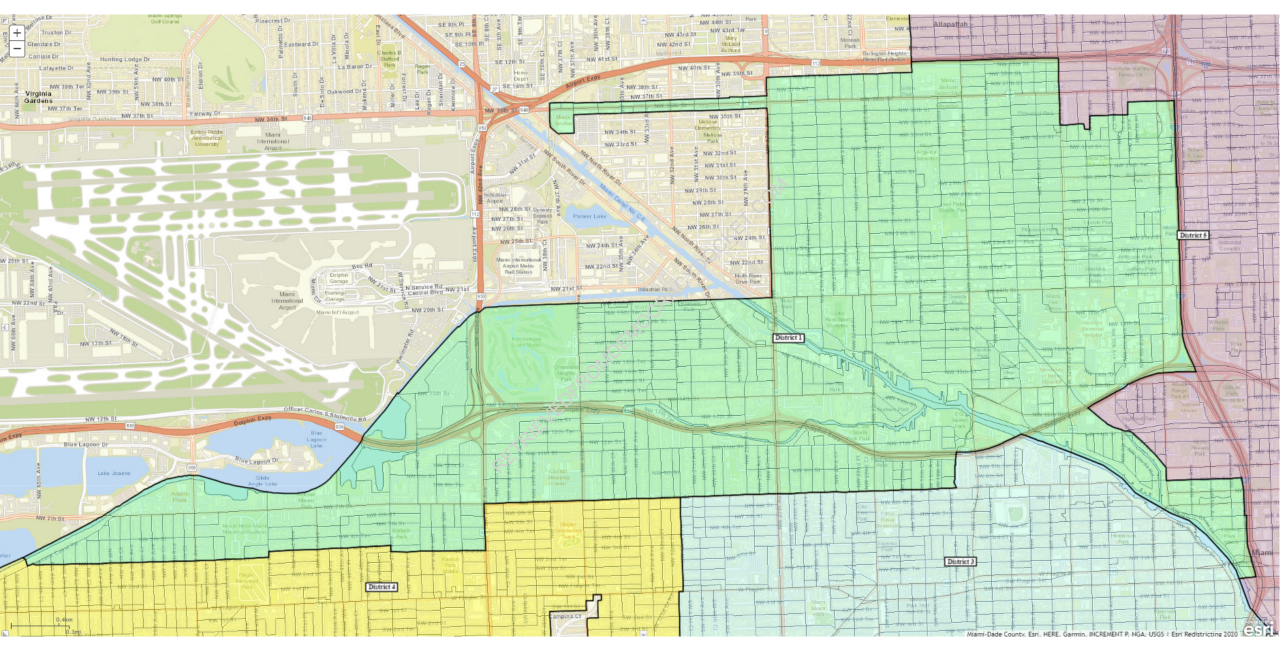
Case 1:22-cv-24066-KMM Document 151 Entered on FLSD Docket 01/19/2024 Page 8 of 23

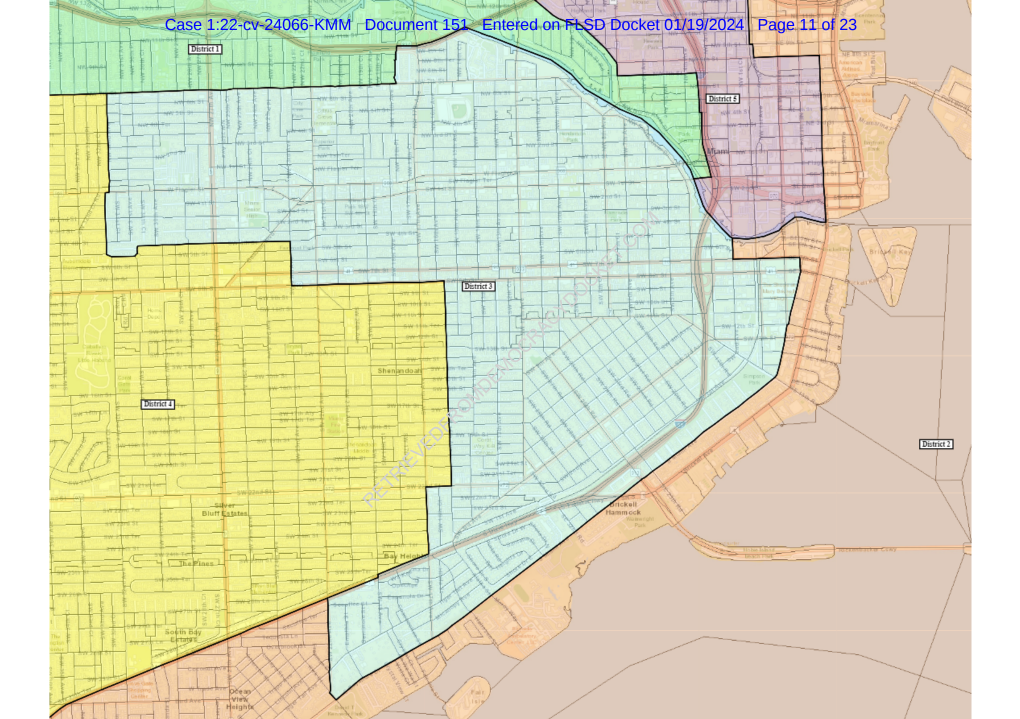
OF MIRE	City of Miami Master Report	City Hall 3500 Pan American Drive Miami, FL 33133 www.miamigov.com
ALORIDA	Enactment Number: R-24-0	0001
File Number: 1530	68 File Type: Resolution	Status: ADOPTED WITH MODIFICATION(S)
Revision: A		Controlling Body: City Commission
File Name: Redist	rict District 1 - Original Boundaries	Introduced: 12/26/2023
Requesting Dept:	Commissioners and Mayor	Final Action Date: 1/11/2024
AM DIS DE "CO	RESOLUTION OF THE MIAMI CITY COMMISSIO ENDING THE JURISDICTIONAL BOUNDARIES STRICTS ADOPTED PURSUANT TO RESOLUT LINEATING THE BOUNDARIES OF EACH DIST OMPOSITE EXHIBIT 1," ATTACHED AND INCO D PROVIDING AN EFFECTIVE DATE.	S OF THE CITY COMMISSIÓN ION NO. R-23-0271; OFFICIALLY IRICT AS SET FORTH IN

		BIT 1," ATTACHED	EACH DISTRICT AS SET FORTH AND INCORPORATED; MAKING E.	
Sponsor(s	s): Commissioner Mano	olo Reyes	A CARACTER OF THE OWNER OWNER OF THE OWNER OWNE	
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Attachmen	ts: 15308 Composite Exh	ibit 1(PDF)		
History of	Legislative File:	OMDEN		
Revision:	Acting Body:	Date:	Action:	Result:
	Donovan Dawson Marie Gouin Legislative Division City Commission City Commission	12/27/2023 12/27/2023 1/2/2024 1/11/2024 1/11/2024 1/11/2024	Budget Analyst Review Budget Review Legislative Division Review Meeting ADOPTED WITH MODIFICATION(S)	Completed Completed Completed Completed Passed
A A	George K. Wysong III Victoria Méndez	1/11/2024 1/11/2024	Deputy Attorney Review Approved as to Form With Modifications	Completed Completed
A A	Mayor's Office City Clerk's Office	1/11/2024 1/11/2024	Signed by the Mayor Signed and Attested by the City Clerk	Completed Completed
А	City Clerk's Office	1/11/2024	Rendered	Completed

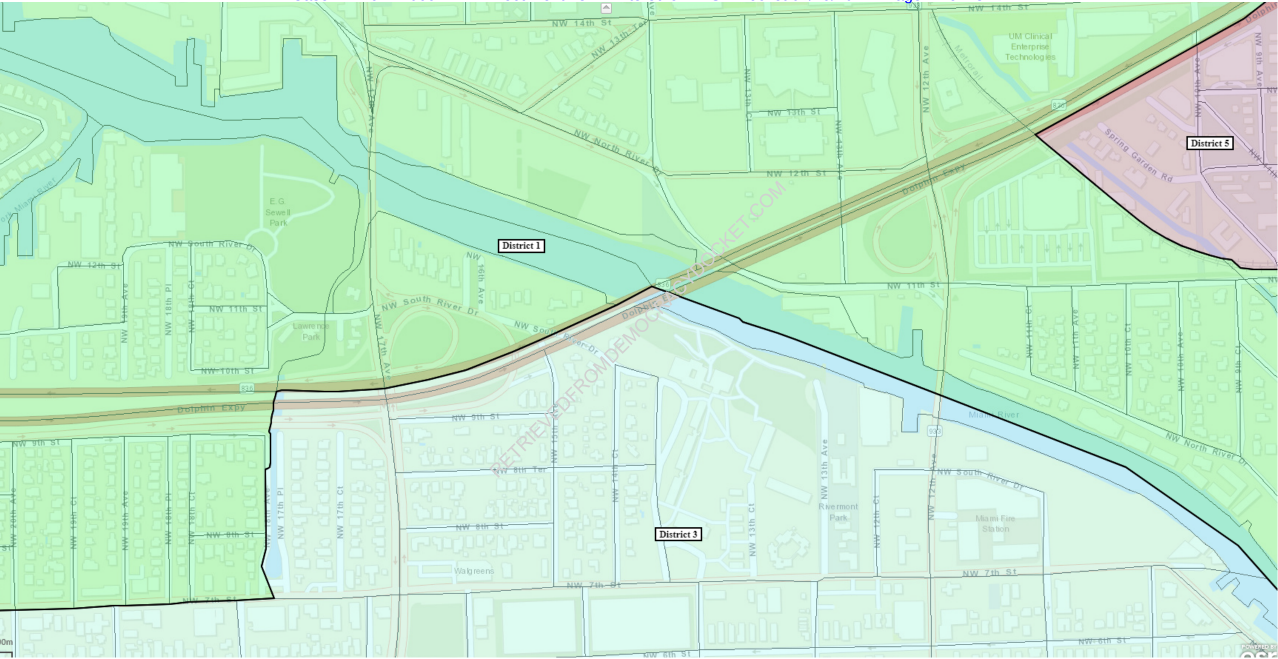


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# **Exhibit B**

REPRESE



City of Miami Certified Copy

City Hall 3500 Pan American Drive Miami, FL 33133 www.miamigov.com

File Number: 14173

Enactment Number: R-23-0271

A RESOLUTION OF THE MIAMI CITY COMMISSION, WITH ATTACHMENT(S), PROVIDING THE NEW JURISDICTIONAL BOUNDARIES OF THE CITY COMMISSION DISTRICTS FOLLOWING THE RESULTS OF THE 2020 UNITED STATES CENSUS; OFFICIALLY DELINEATING THE BOUNDARIES OF EACH DISTRICT AS SET FORTH IN "COMPOSITE EXHIBIT 1," ATTACHED AND INCORPORATED; MAKING FINDINGS; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the voters of the City of Miami ("City") adopted a Charter Amendment on September 4, 1997, providing for a non-voting Executive Mayor elected City-wide, and five (5) City Commissioners elected from districts; and

WHEREAS, the City Commission adopted Resolution No. 97-495 providing for the jurisdictional boundaries of the City Commission Districts, and

WHEREAS, on May 8, 2003, the City reapportioned district boundaries in Resolution No. 03-0448 following the results of the 2000 Census; and

WHEREAS, on May 23, 2013, the City reapportioned district boundaries in Resolution No. R-13-0208 following the results of the 2010 Census; and

WHEREAS, on March 24, 2022, the City Commission reapportioned the district boundaries in Resolution No. R-22-0131 ("2022 Map") following the results of the 2020 Census; and

WHEREAS, on December 15, 2022, nine (9) months after the adoption of the 2022 Map, certain community organizations filed a federal lawsuit against the City of Miami challenging the new redistricting plan alleging it violated the 14th Amendment's Equal Protection Clause; and

WHEREAS, the Federal court entered an order enjoining the City from calling, conducting, supervising, or certifying any elections using the 2022 map; and

WHEREAS, the City Commission retained the services of a professional redistricting consultant to provide redistricting advice to the City; and

WHEREAS, the results of the 2020 Census show that in 2020, the population of the City had grown to 442,241, an increase of 42,752 or 10.7 percent and that the growth has not been uniform across all five of the City's Commission districts; and

WHEREAS, the 14th Amendment to the U.S. Constitution as interpreted by federal case law requires "substantial equality" of population among single member districts and a review of the Census data shows that the current plan is malapportioned and cannot be used for subsequent elections; and

#### Enactment Number: R-23-0271

WHEREAS, Section 2, 52 U.S.C. § 10301 of the Voting Rights Act of 1965 (the "Voting Rights Act"), is a permanent nationwide prohibition on voting practices that discriminate on the basis of race, color, or membership in a language minority group (as defined in Sections 4(f)(2) and 14(c)(3) of the Act, 52 U.S.C. §§ 10303(f)(2), 10310(c)(3)) and prohibits both voting practices that result in citizens being denied equal access to the political process on account of race, color, or membership in a language minority group, and voting practices adopted or maintained for the purpose of discriminating on those bases; and

WHEREAS, the Supreme Court observed in Reynolds v. Sims, 377 U.S. 533 (1964), that all that is necessary when drafting state legislative districts is achieving "substantial equality of population among the various districts." The phrase "substantial equality of population" has come to generally mean that a legislative or local government plan will not be held to violate the Equal Protection clause if the overall deviation between the smallest and largest district is less than 10%. In Avery v. Midland County, 390 U.S. 474 (1968), the United States Supreme Court applied the Reynolds decision to local governments; and

WHEREAS, the City's redistricting consultant met individually with the five district City Commissioners for the purpose of getting input from them to develop a new map that addressed the concerns of the federal court and also achieved compliance with the Voting Rights Act and the Equal Protection Clause; and

WHEREAS, as a result of the meetings, the redistricting consultant developed an amalgamated proposed map that took into consideration the policy and political suggestions of the City Commissioners, resident input and the Court's order and named the map Version 12; and

WHEREAS, the City's redistricting consultant analyzed the polarized voting patterns in the City and determined that the Version 12 map was consistent with the three factors enunciated in the case of Thornburg v. Gingies, 478 U.S. 30 (1986); and

WHEREAS, on June 14, 2023, at a Special City Commission meeting, the redistricting consultant presented the Version 12 map to the City Commission and the public; and

WHEREAS, after hearing from the public, the City Commission considered the Version 12 map and made some modifications which among other changes included reuniting a portion of Coconut Grove into District 2, made changes between the boundaries of D3 And D4 to restore the Domino park area to D3, moved an area from District 1 into District 5 that contained a restaurant that the District 5 Commissioner had committed significant effort and funding to ensure its success and made other changes necessary to rebalance the population and reduce the Map's overall deviation; and

WHEREAS, the amendments to the Version 12 map were named the District 3 Version 3 Map ("D3 V3 Map"); and

WHEREAS, the D3 V3 Map achieves substantial equality of population among the districts; and

WHEREAS, the D3 V3 Map is legally sound and meets the City Commission's prime directive that the redistricting plan should abide by the Constitution and the Voting Rights Act;

NOW, THEREFORE, BE IT RESOLVED BY THE COMMISSION OF THE CITY OF MIAMI, FLORIDA:

#### Enactment Number: R-23-0271

Section 1. The recitals and findings contained in the Preamble to this Resolution are adopted by reference and incorporated as fully set forth in this Section and represent findings of the City Commission.

Section 2. The City delineates the jurisdictional boundaries of each of the five (5) delineated City Commission districts, as set forth in "Composite Exhibit 1," attached and incorporated. These election districts shall be applicable for all purposes, including but not limited to, any election of City Commissioners, following the effective date of this resolution.

Section 3. This Resolution shall become effective immediately upon adoption and signature by the Mayor.<sup>1</sup>

DATE: 6	6/14/2023
RESULT: A	ADOPTED
MOVER: A	Alex Diaz de la Portilla, Commissioner
SECONDER: M	Manolo Reyes, Commissioner
AYES: C	Christine King, Joe Carollo, Alex Diaz de la Portilla, Manolo Reyes
NAYS: S	Sabina Covo

I, Todd B. Hannon, City Clerk of the City of Miami, Florida, and keeper of the records thereof, do hereby certify that this constitutes a true and correct copy of Resolution No. R-23-0271, with attachment(s), passed by the City Commission on 6/14/2023.

2ETRIEVEDERONDEMO June 29, 2023

**Date Certified** 

City Clerk, Deputy City Clerk (for Todd B. Hannon, City Clerk)

<sup>&</sup>lt;sup>1</sup> If the Mayor does not sign this Resolution, it shall become effective at the end of ten (10) calendar days from the date it was passed and adopted. If the Mayor vetoes this Resolution, it shall become effective immediately upon override of the veto by the City Commission.

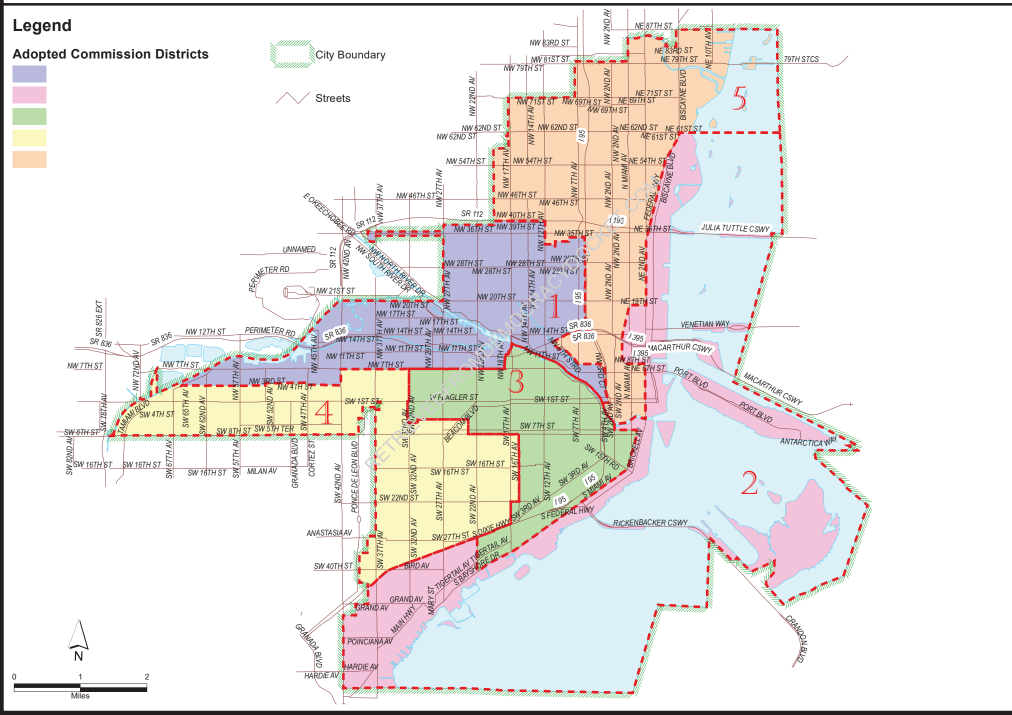


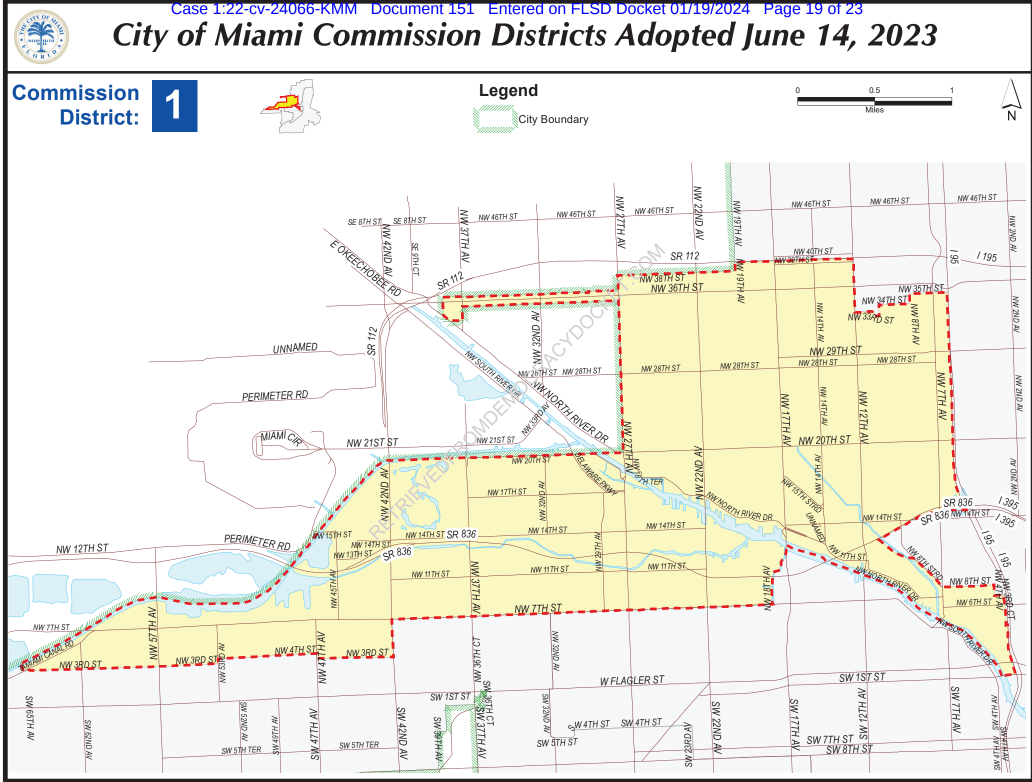
14173 Composite Exhibit 1(PDF) Attachments:

History of Legislative File:

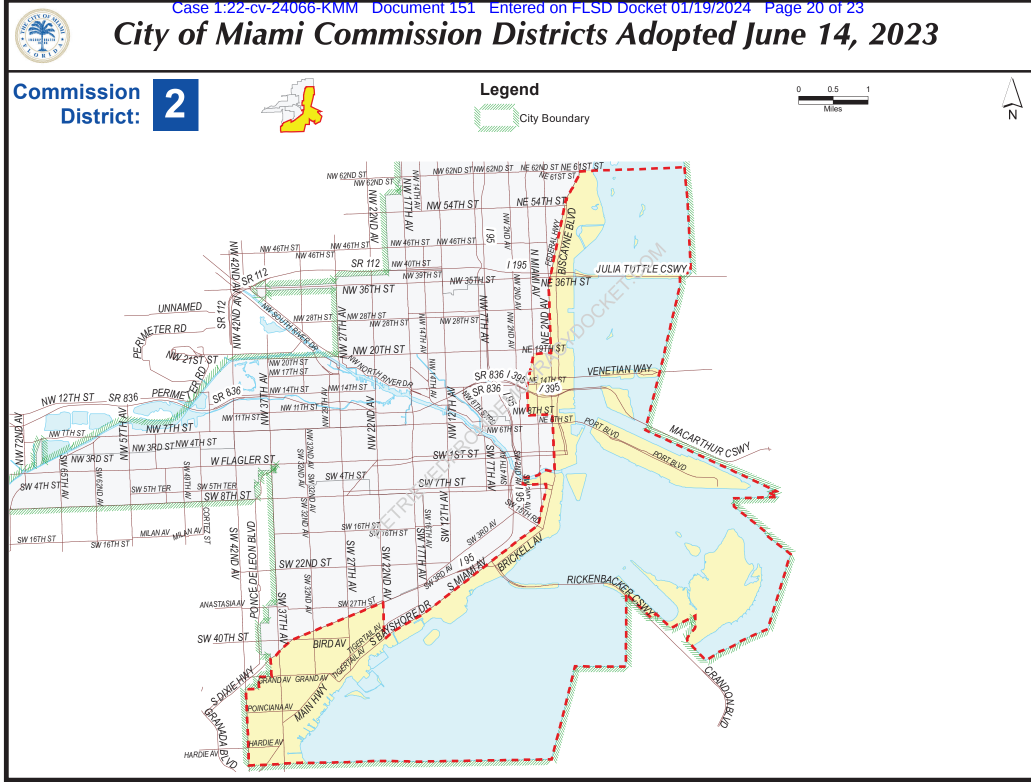
Revision:	Acting Body:	Date	Action:	Result:
	City Commission	6/14/2023	Meeting	Completed
	City Commission	6/14/2023	ADOPTED	Passed
	Mayor's Office	6/23/2023	Unsigned by the Mayor	Completed
	City Clerk's Office	6/23/2023	Signed and Attested by the City Clerk	Completed
	Legislative Division	6/27/2023	Legislative Division Review	Completed
	George K. Wysong III	6/29/2023	ACA Review	Completed
	Marie Gouin	6/29/2023	Budget Review	Completed
	Victoria Méndez	6/29/2023	Approved Form and Correctness	Completed
	City Clerk's Office	6/29/2023	Rendered	Completed

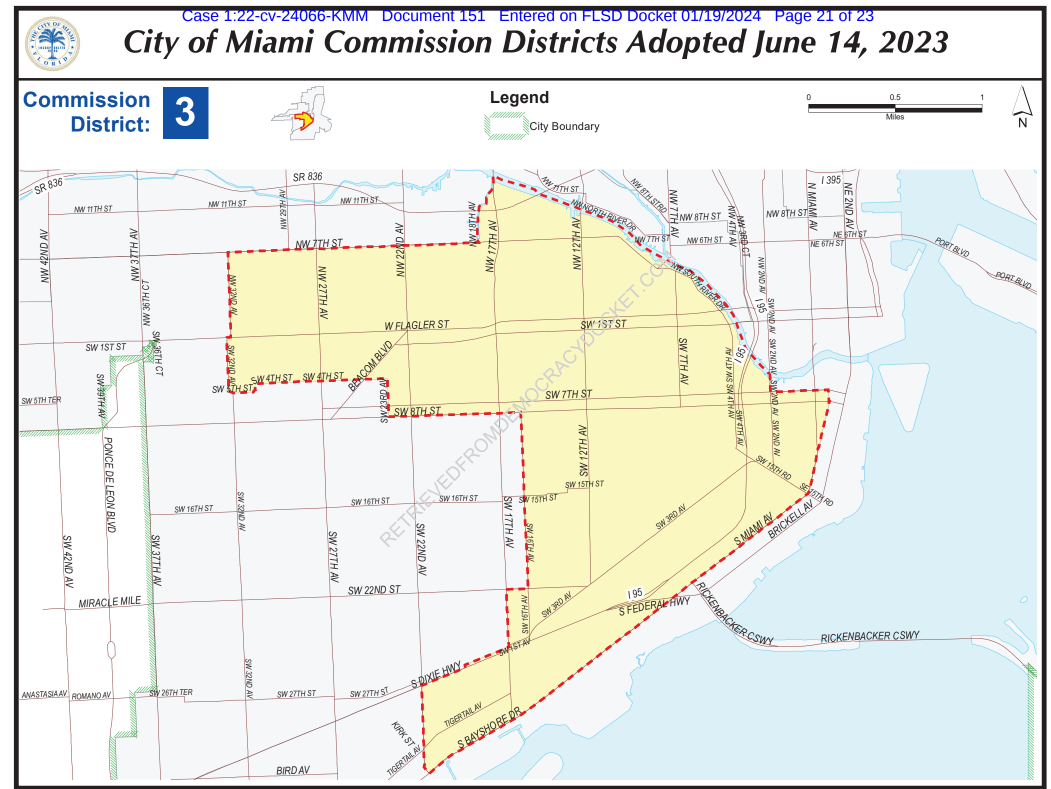
# Case 1:22-cv-24066-KMM Document 151 Entered on FLSD Docket 01/19/2024 Page 18 of 23 City of Miami Commission Districts Adopted June 14, 2023

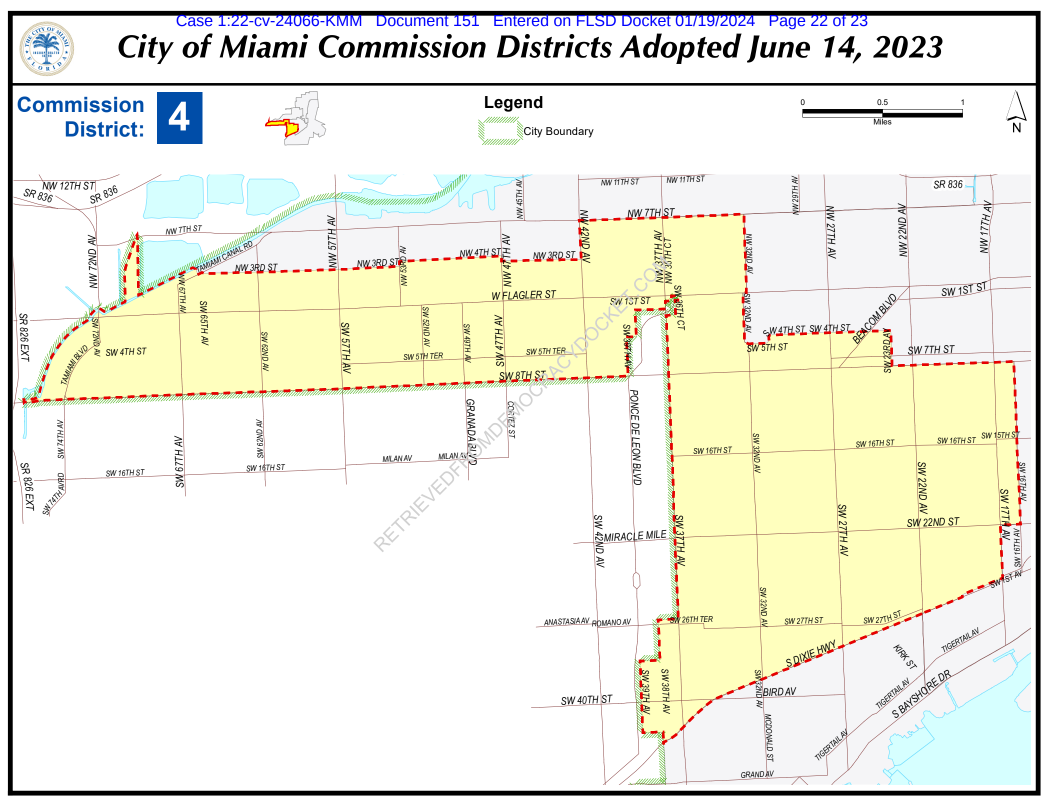


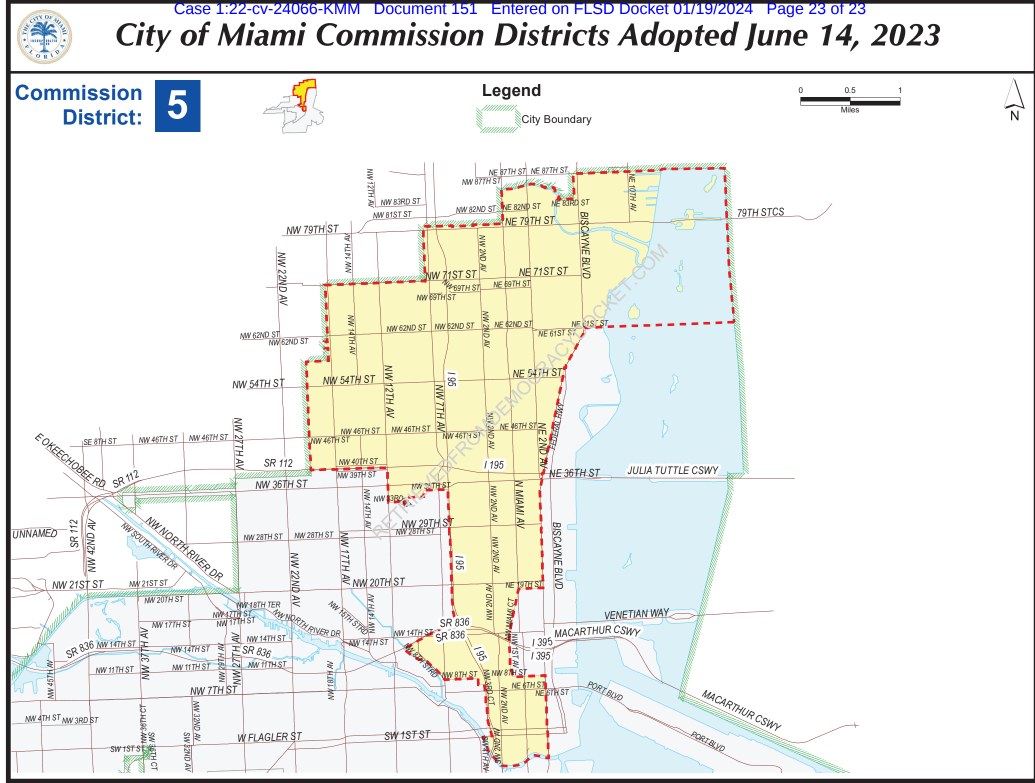


Author: O. Lopez Date: 6/24/2023 D:\GIS\Commission Redistricting 2023\Proposed CommissionDistricts BookLandscapeFinal2023









Author: O. Lopez Date: 6/24/2023 D:\GIS\Commission\_Redistricting\_2023\Proposed\_CommissionDistricts\_BookLandscapeFinal2023.m